			Bankruptcy Court strict of Illinois				
In re: Bruce & (Connie Shockley		Case No. ⊠Original Chapter 1 ∏Amended Plan Nu	3 Plan			
	Debtor(s))	(Changes must be	· · · · · · · · · · · · · · · · · · ·			
	CHAPTER	R 13 PLAN AND N	OTICE OF TIME TO	OBJECT			
incorporate			ns of the Court's Gene rt of this plan. The				
attorney. objection. served with must be file claim, this THIS PLA paid by the and to rece 1. <u>PAYME</u> The Debtor	Anyone who wishes This plan may be comin 21 days after the ed and served within a plan may void or m N DOES NOT ALLO e Trustee, creditors neive average monthly ENTS r or Debtors (hereinaf income to be receive	to oppose any provision firmed without further conclusion of the § 34 21 days after the date codify your lien if you away file a timely proof payments as set forth inter "Debtor") submit to	ead these papers careful on of this plan set out the part of the arrotice or hearing unless of filing of the amended do not object to the plan of claim to receive district the Debtor(s)' Plan.	below must file a timely ss written objection is fi Objections to an amend d plan. If you have a san. It on-going mortgage paribution under a confirmation.	written led and ed plan ecured yments ed plan		
	Start Month #	End Month #	Monthly Payment	Total			
	1	60	\$1,360.00	\$81,600.00			
	Debtors shall also submit to the Trustee any proceeds received during the pendency of the case in excess of \$17,000.00 or 50% of the net proceeds, whichever amount is lower. Debtors hereby incorporate the terms of the Settlement Agreement approved March 4, 2008 in In re Booth, Case No. 07-30459 (Bankr. S.D. II. 2008) concerning these proceeds. Total Months: 60 Grand Total Payments: \$81,600.00						
The payme	ent shall be withheld	d from the debtor's pa	aycheck: 🛛 Yes [□ No			
Employee	's name from whose	check the payment i	s deducted: <u>Bruce D.</u>	Shockley			
Employer'	s name, address, ci		on Pacific Railroad, Att	n: Payroll Dept.			
			<u>00 Douglas Street</u> naha, NE 68179				
		OII	nana, N∟ 001 <i>13</i>				

⊠Twice monthly

☐ This plan cures any previous arrearage in payments to the Chapter 13 Trustee under any prior plan

□ Weekly □ Biweekly

filed in this case.

NOTE: PLAN PAYMENTS TO THE TRUSTEE MUST COMMENCE WITHIN 30 DAYS OF THE FILING OF THE PETITION. THE DEBTOR MUST MAKE DIRECT PAYMENTS TO THE TRUSTEE BY MONEY ORDER OR CASHIER'S CHECK UNTIL THE EMPLOYER DEDUCTION BEGINS.

ORDER OF DISTRIBUTION

The following order of priority shall be utilized by the Trustee with respect to all payments received from the Debtor:

- 1. Any unpaid portion of the filing fee;
- 2. Notice fees equal to \$.50 per page of the Plan, multiplied by the number of names listed on the Debtor's mailing matrix;
- 3. The trustee's fees for each disbursement, the percentage of which is fixed by the U.S. Trustee;
- 4. Other allowed administrative expenses;
- 5. On-going mortgage payments as set forth in the Debtor's Plan (or as later modified), attorney's fees, secured creditors, and executory contracts/leases (to be paid pro-rata based upon the average monthly payment amount);
- 6. Priority creditors as set forth in the Debtor's Plan;
- 7. Any special class of Unsecured Creditors as set forth in the Debtor's Plan; and
- 8. General Unsecured Creditors.

ATTORNEY FEES

	orney's fees (selectione):
or	Debtor's counsel elects the following fixed fee: [X] \$_3,500.00 (\$3,500.00 or less for a consumer case); [] \$ (\$4,000.00 or less for a business case), of which counsel has received \$_1.00
	-petition. The average monthly payment amount to be received by Debtor's counsel is \$ <u>500.00</u> to exceed \$500.00 per month).
	, , , , , , , , , , , , , , , , , , , ,
No	Debtor's counsel elects to be paid on an hourly basis and will file a fee application(s) for approval of fees. fees shall be disbursed until a fee application is approved by the Court; however, the Trustee shall reserve
	otal of \$3,500.00 for payment toward such application, pursuant to the Order of Distribution. Said funds all be reserved at the average monthly amount of \$300.00.
2.	OTHER ALLOWED ADMINISTRATIVE EXPENSES
	Such Claims are as follows:
	Name: Est. Amount of Claim: \$
3.	PRIORITY CLAIMS
	Such Claims are as Follows:
	A) Domestic Support Obligations:
	X None. If none, skip to Other Priority Claims. Name of Debtor owing Domestic Support Obligation
	3) The name(s) and address(es) of the holder(s) of ALL domestic support obligation(s) as defined in
	11 U.S.C. § 101 (14A) and, if applicable, the estimated arrearage:

	Name	Address, City and State	Zip Code	Est. Arrearage	
ı					

1.							
2.							
3.							
		to pay all post-petition not through the Chapte		upport o	bligations d	lirectly	to the
B) <u>Domestic \$ </u> §507(a)(1)(B):	Support Obligat	ons assigned to or ow	ed to a gove	ernmenta	al unit unde	<u>r 11 U.S</u>	S.C
2) Name of and		tip to Other Priority Clain stimated arrearage claim umber:		amount to	o be paid thre	ough the	e Plan,
Creditor		Total Est. Arrearage Claim	Est. Amount	to Be	State Agency (Case #	
1.							
2.							
C) Other Prior	ity Claims:						
Creditor		Basis for Priority		Estimate	ed Claim		
trustee if the p Debtor to the o date after the r the date of the must be approv the Plan directs	plan addresses a reditor. Where the month in which the entry of discharged yed by the Court. s. See Amended farrearages are	AULTS AND MAINTAIN a pre-petition default. Onere are arrearages, all the petition is filed. All feet ge, which are assessed All payments received General Order 07-5 and as follows: tion of Collateral	Otherwise, pay post-petition pees and/or classinst the contraction against the contraction the from the trus	ayments payment narges in debtor ei stee mus der 08-3.	may be ma ts are to beg neurred by the ther before of t be credited	de direo gin on the ne credi or after by the	ctly by the first of the first
B) Payment of	on-going morts	gage payments made b	y the Truste		follows:	Date 1 st	Pymt
Creditor				ı		Due	
Creditor							
Creditor							

Creditor

Account #

Payment Address

Date 1st Pymt Due

Monthly Mort. Pymt.

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GMAC Mortgage	6630	PO Box 90017 Louisville, KY		\$2,069.28	4/1/2010			
D) Real Estate Property Tax Claims shall be paid as follows:								
 □ By Debtor Directly □ Included in the mortgage payment □ Debtor is not required to pay real estate taxes 								

5. SECURED CLAIMS AND VALUATION OF COLLATERAL UNDER 11 U.S.C. § 506

A) Secured Claims to which §506 Valuation is NOT Applicable ("910 Claims"):

Claims listed in this subsection are debts secured by a purchase money security interest in a personal motor vehicle, incurred within 910 days preceding the date of the filing of the bankruptcy OR debts secured by a purchase money security interest in "any other thing of value," incurred within one year preceding the date of the filing of the bankruptcy. These claims will be paid in full with interest as provided below and in average monthly payments as specified below.

Creditor	Collateral to be Retained	Est. Claim Amt.	Interest Rate	Avg. Monthly Pymt.
HSBC	2007 Yamaha 350	\$2,866.00	5.25%	\$55.00

B) Secured Claims to which §506 Valuation is Applicable ("Cram Down Claims"):

Claims listed in this subsection are debts secured by personal property NOT described in the immediately preceding paragraph of this plan. These claims will be paid either the scheduled value of the secured property or the secured amount of that claim, whichever is less, with interest as provided below and in estimated monthly payments as specified below. Any portion of a claim that exceeds the scheduled value of the secured property will be treated as an unsecured claim without the necessity of an objection.

Creditor	Collateral to be Retained	Scheduled Debt	Value	Interest Rate	Avg. Monthly Pymt
Harris Bank	2005 Chevrolet Cavalier	\$1,572.00	\$5,575.00	5.25%	\$30.00

C) Surrender of Property:

The Debtor surrenders any and all right, title and interest in the following collateral. If applicable, any unsecured deficiency claim must be filed within 160 days of the Petition date.

Creditor	Collateral to be surrendered	Location	Est. Monies Previously Paid by the Trustee

6.	SEPARA	ATELY	CLASSIF	FIED (CLAIMS

Creditor	Secured/Unsec	Amount	Int. Rate (If Any)	Avg. Monthly Pmt.	Paid by Trustee/Other

- 7. <u>EXECUTORY CONTRACTS AND UNEXPIRED LEASES</u> All executory contracts and unexpired leases are REJECTED, except the following which are assumed:
 - A) Payment of executory contracts and unexpired leases made by the Debtor are as follows:

Creditor	Account #	Payment Address	Monthly Pymt	Date 1 st Pymt Due

B) Payment of executory contracts and unexpired leases made by the trustee are as follows:

Creditor	Account #	Payment Address	Monthly Pymt	Date 1 st Pymt Due

C) Payment of arrearages by the Trustee are as follows:

	Creditor	Description of Collateral	Est. Arrearage	Int. Rate (If Any)	Avg. Monthly Pmt.
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- 8. <u>UNSECURED CLAIMS</u>: The amount necessary to pay all classes of unsecured creditors pursuant to 11U.S.C. §§ 1325(a)(4) and 1325(b) is \$_____. The amount estimated to be paid to non-priority unsecured creditors is \$_____. All non-priority unsecured creditors may share in any pool of money left after all administrative, priority, and secured claims have been paid. Non-priority unsecured creditors to be paid pro-rata. If the Plan proposes to pay all classes of unsecured creditors 100% of their allowed claims, leave the above spaces blank and check here _X___.
- 9. <u>POST PETITION CLAIMS</u>: Post-petition claims shall not be paid by the Trustee unless the Debtor amends the plan to specifically address such claims. Absent such an amendment, the trustee shall not disburse any monies on said claims and these debts will not be discharged.
- **10. LIEN RETENTION**: With respect to each allowed secured claim to be paid in full through the plan, the holder of such claim shall retain the lien securing its claim until the earlier of a) the payment of the underlying debt determined under non-bankruptcy law or b) entry of the discharge order under 11 U.S.C. § 1328.
- 11. <u>PROOF OF LIEN PERFECTION</u>: Any creditor(s) asserting a secured claim must provide the chapter 13 Trustee, the Debtor, and Debtor's counsel with proof of lien perfection at the time its claim is filed and may attach such documentation to its Proof of Claim. See General Order 08-4.
- 12. <u>VESTING OF PROPERTY OF THE ESTATE</u>: Property of the estate shall revest in Debtor upon confirmation of the Debtor's plan, subject to the rights, if any, of the Trustee to assert a claim to additional property of the estate acquired by Debtor post-petition pursuant to 11 U.S.C. § 1306.
- 13. <u>PAYMENT NOTICES</u>: Creditors in Section 3 (whose rights are not being modified) and in Section 6 (whose executory contracts/unexpired leases are being assumed) may continue to mail customary notices

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or coupons to the Debtor or Trustee notwithstanding the automatic stay.

- 14. <u>OBJECTIONS TO CLAIMS</u>: Any objection to a timely filed unsecured claim shall be filed within forty-five (45) days following the expiration of the claims bar date for that claim. Objections to secured and/or amended claims shall be filed within forty-five (45) days from the claims bar date, or within forty-five (45) days from the date of filing of the claim, whichever is later.
- **STAY RELIEF**: Notwithstanding any provision contained herein to the contrary, distribution to a secured creditor(s) who obtains relief from the automatic stay will terminate immediately upon entry of an Order lifting or terminating the stay, except to the extent that an unsecured deficiency claim is subsequently filed and allowed. Absent an Order of the Court, relief from the automatic stay shall also result in the Trustee ceasing distribution to all junior lien holders.
- **16.** <u>DEBTOR REFUNDS</u>: Upon written request of the Debtor, the Trustee is authorized to refund to the Debtor, without Court approval, any <u>erroneous</u> overpayment of <u>regular</u> monthly payments received during the term of the Plan that have not been previously disbursed.
- 17. <u>PLAN NOT ALTERED FROM OFFICIAL FORM</u>: By filing this Plan, the Debtor and Debtor's counsel represent that the Plan is the official form authorized by the Court. Changes, additions or deletions to this Plan are permitted **only** with Leave of Court.
- 18. REASON(S) FOR AMENDMENT(S):

Dalatar(a)| Dalatarian Dimension to 00 | 1 C O | \$4740

Debtor(s)	Declaration Pursuant to 28 U.S.C. §1746.	

I declare under penalty of perjury that the foregoing statements of value contained in this document are true and correct to the best of my knowledge and belief.

3/29/2010 Dated	 illiam A. Mueller Signature of Counsel for Debtor(s)
/s/_Bruce ShockleySignature of Debtor	Connie Shockley Signature of Joint Debtor (if applicable)